

ASSIGNEE'S LEGAL QUALIFICATIONS

TABLE I PARTIES TO APPLICATION

5. (a) Complete Table I with respect to the assignee. (Note: If the applicant considers that to furnish complete information would pose an unreasonable burden, it may request that the Commission waive the strict terms of this requirement).

INSTRUCTIONS: If applicant is an individual, fill out column (a) only. If applicant is a partnership, fill out columns (a), (b) and (d), state as to each general or limited partner (including silent partners) (a) name and residence, (b) nature of partnership interest (i.e., general or limited), and (d) percent of ownership interest. If applicant is a corporation or an unincorporated association with 50 or fewer stockholders, stock subscribers, holders of membership certificate or other ownership interest, fill out all columns, giving the information requested as to all officers, directors and members of governing board. In addition, give the information as to all persons or entities who are the beneficial or record owners of or have the right to vote capital stock, membership or owner interest or are subscribers to such interests. If the applicant has more than 50 stockholders, stock subscribers or holders of membership certificates or other ownership interests, furnish the information as to officers, directors, members of governing board, and all persons or entities who are the beneficial or record owners of or have the right to vote 1% or more of the capital stock, membership or owner interest except that if such entity is a bank, insurance company or investment company (as defined by 15 U.S.C. §80a-3) which does not invest for purposes of control, the stock, membership or owner interest need only be reported if 5% or more

Applicants are reminded that questions 5 through 7 of this Section must be completed as to all "parties to this application" as that term is defined in the Instructions to Section II of this form.

Name and Residence (Home) Address(es)	Nature of Partnership Interest or Office Held	Director or Member of Governing Board		% of: Ownership (O) or Partnership (P) or Voting Stock (VS) or Membership (M)
		YES	NO	
(a)	(b)	(c)		(d)
Richard E. Morgan 5 Silver Avenue Auburn, NY 13021	President	X		100%
Mary Lou M. Morgan 5 Silver Avenue Auburn, NY 13021	Secretary	X		---
William A. Morgan 51 Wegman Street Auburn, NY 13021	Treasurer	X		---

ASSIGNEE'S LEGAL QUALIFICATIONS

TABLE I (cont'd)

PARTIES TO APPLICATIONS

Name and Residence (Home) Address(es)	Nature of Partnership Interest or Office Held	Director or Member of Governing Board		% of: Ownership (O) or Partnership (P) or Voting Stock (VS) or Membership (M)
		YES	NO	
		(c)		
(a)	(b)	(c)		(d)

ASSIGNEE'S LEGAL QUALIFICATIONS

YES NO

5. (b) Does the applicant or any party to this application, own or have any interest in a daily newspaper or cable television system? ☐ YES ☒ NO

(c) Does the applicant or any party to this application have an ownership interest in, or is an officer, director or partner of, an investment company, bank, or insurance company which has an interest in a broadcast station, cable system or daily newspaper? ☐ YES ☒ NO

If the answer to questions 5(b) or (c) is Yes, attach as Exhibit No. _____, a full disclosure concerning persons involved, the nature of such interest, the media interest and its location.

OTHER BROADCAST INTERESTS

6. Does the applicant or any party to this application have any interest in or connection with the following?

(a) an AM, FM or TV broadcast station? ☐ YES ☒ NO

(b) a broadcast application pending before the FCC? ☐ YES ☒ NO

7. Has the applicant or any party to this application had any interest in or connection with the following:

(a) an application which has been dismissed with prejudice by the Commission? ☐ YES ☒ NO

(b) an application which has been denied by the Commission? ☐ YES ☒ NO

(c) a broadcast station, the license which has been revoked? ☐ YES ☒ NO

(d) an application in any Commission proceeding which left unresolved character issues against the applicant? ☐ YES ☒ NO

(e) If the answer to any of the questions in 6 or 7 is Yes, state in Exhibit No. N/A, the following information: ☐ YES ☐ NO

(i) Name of party having such interest;

(ii) Nature of interest or connection, giving dates;

(iii) Call letters of stations or file number of application, or docket number;

(iv) Location.

8. (a) Are any of the parties to this application related to each other (as husband, wife, father, mother, brother, sister, son or daughter)? ☒ YES ☐ NO

(b) Does any member of the immediate family (i.e., husband, wife, father, mother, brother, sister, son or daughter) of any party to this application have any interest in or connection with any other broadcast station or pending application? ☐ YES ☒ NO

If the answer to (a) or (b) above is Yes, attach as Exhibit No. 3, a full disclosure concerning the persons involved, their relationship, the nature and extent of such interest or connection, the file number of such application, and the location of such station or proposed station.

OWNERSHIP AND CONTROL

YES NO

9. Are there any documents, instruments, contracts or understandings relating to ownership or future ownership rights (including, but not limited to, non-voting stock interests, beneficial stock ownership interests, options, warrants, debentures)?

☐ ☒

If Yes, provide particulars as Exhibit No. _____.

10. Do documents, instruments, agreements or understandings for the pledge of stock of a corporate applicant, as security for loans or contractual performance, provide that (a) voting rights will remain with the applicant, even in the event of default on the obligation; (b) in the event of default, there will be either a private or public sale of the stock; and (c) prior to the exercise of stockholder rights by the purchaser at such sale, the prior consent of the Commission (pursuant to 47 U.S.C. 310(d)) will be obtained?

☐ ☐

If No, attach as Exhibit No. _____ a full explanation.

No such documents

Section III

ASSIGNEE'S FINANCIAL QUALIFICATIONS

1. The applicant certifies that sufficient net liquid assets are on hand or are available from committed sources to consummate the transaction and operate the facilities for three months.
2. The applicant certifies that: (a) it has a reasonable assurance of a present firm intention for each agreement to furnish capital or purchase capital stock by parties to the application, each loan by banks, financial institutions or others, and each purchase of equipment on credit; (b) it can and will meet all contractual requirements as to collateral, guarantees, and capital investment; (c) it has determined that all such sources (excluding banks, financial institutions and equipment manufacturers) have sufficient net liquid assets to meet these commitments.

☒ ☐☒ ☐

SECTION IV

ASSIGNEE'S PROGRAM SERVICE STATEMENT

FOR AM AND FM APPLICANTS

1. Attach as Exhibit No. 4 a brief description, in narrative form, of the planned programming service relating to the issues of public concern facing the proposed service area.

FOR TELEVISION APPLICANTS

2. Ascertainment of Community Needs. N/A
 - A. State in Exhibit No. _____ the methods used by the applicant to ascertain the needs and interests of the public served by the station. Such information shall include (1) identification of representative groups, interests and organizations which were consulted and (2) the major communities or areas which applicant principally undertakes to serve.
 - B. Describe in Exhibit No. _____ the significant needs and interests of the public which the applicant believes its station will serve during the coming license period, including those with respect to national or international matters.
 - C. List in Exhibit No. _____ typical and illustrative programs or program series (*excluding Entertainment and News*) that applicant plans to broadcast during the coming license period to meet those needs and interests.
3. State the minimum amount of time, between 6:00 a.m. and midnight, the applicant proposes to normally devote each week to the program types listed below (*see definitions in instructions*). Commercial matter, within a program segment, shall be excluded in computing the time devoted to that particular program segment, e.g., a 15-minute news program containing three minutes of commercial matter, shall be computed as a 12-minute news program.

	HOURS	MINUTES	% of TOTAL TIME ON AIR
NEWS	_____	_____	_____
PUBLIC AFFAIRS	_____	_____	_____
ALL OTHER PROGRAMS (<i>Exclusive of Sports and Entertainment</i>)	_____	_____	_____
LOCAL PROGRAMMING	_____	_____	_____

4. State the maximum amount of commercial matter the applicant proposes to allow normally in any 60-minute segments: _____
5. State the maximum amount of commercial matter the applicant proposes to allow normally in a 60-minute segment between the hours of 6 p.m. to 11 p.m. (5 p.m. to 10 p.m. Central and Mountain Times): _____
 - (a) State the number of hourly segments per week this amount is expected to be exceeded, if any: _____
6. State in Exhibit No. _____, in full detail, the reasons why the applicant would allow the amount of commercial matter stated in Question 4 and 5 above to be exceeded.

SECTION V

ASSIGNEE'S EQUAL EMPLOYMENT OPPORTUNITY PROGRAM

YES NO

1. Does the applicant propose to employ five or more fulltime employees?

☐ ☒

If the answer is Yes, the applicant must include an EEO program called for in the Model EEO Program. (FCC Form 396-A).

SECTION VI

Part I — Assignor

ASSIGNOR'S CERTIFICATION

1. Has or will the assignor comply with the public notice requirement of Section 73.3580 of the Rules?

☒ YES ☐ NO

The **ASSIGNOR** acknowledges that all its statements made in this application and attached exhibits are considered material representations, and that all of its exhibits are a material part hereof and are incorporated herein.

The **ASSIGNOR** represents that this application is not filed by it for the purpose of impeding, obstructing, or delaying determination on any other application with which it may be in conflict.

In accordance with Section 1.65 of the Commission's Rules, the **ASSIGNOR** has a continuing obligation to advise the Commission, through amendments, of any substantial and significant changes in the information furnished.

**WILLFUL FALSE STATEMENTS MADE ON THIS FORM ARE PUNISHABLE BY FINE AND IMPRISONMENT
U.S. CODE, TITLE 18, Section 1001**

I certify that the assignor's statements in this application are true, complete, and correct to the best of my knowledge and belief, and are made in good faith.

Signed and dated this 26th day of November, 19 91

Auburn Cablevision, Inc.

Name of Assignor

Minturn Osborne

Signature
Minturn Osborne

Vice President

Title
Vice President

SECTION VI

Part II — Assignee

ASSIGNEE'S CERTIFICATION

The **ASSIGNEE** hereby waives any claim to the use of any particular frequency as against the regulatory power of the United States because of the previous use of the same, whether by license or otherwise, and requests an authorization in accordance with this application. (See Section 304 of the Communications Act of 1934, as amended).

The **ASSIGNEE** acknowledges that all its statements made in this application and attached exhibits are considered material representations, and that all of its exhibits are a material part hereof and are incorporated herein.

The **ASSIGNEE** represents that this application is not filed by it for the purpose of impeding, obstructing or delaying determination on any other application with which it may be in conflict.

In accordance with Section 1.65 of the Commission's Rules, the **ASSIGNEE** has a continuing obligation to advise the Commission, through amendments, of any substantial and significant changes in the information furnished.

**WILLFUL FALSE STATEMENTS MADE ON THIS FORM ARE PUNISHABLE BY FINE AND IMPRISONMENT.
U.S. CODE, TITLE 18, SECTION 1001.**

I certify that the assignee's statements in this application are true, complete, and correct to the best of my knowledge and belief, and are made in good faith.

Signed and dated this 26th day of November 19 91

Morgan Media, Inc.

Name of Assignee

Richard E. Morgan
Signature
Richard E. Morgan
President
Title
President

**FCC NOTICE TO INDIVIDUALS REQUIRED BY THE PRIVACY ACT
AND THE PAPERWORK REDUCTION ACT**

The solicitation of personal information requested in this application is authorized by the Communications Act of 1934, as amended. The principal purpose for which the information will be used is to determine if the benefit requested is consistent with the public interest. The staff, consisting variously of attorneys, accountants, engineers, and application examiners, will use the information to determine whether the application should be granted, denied, dismissed, or designated for hearing. If all the information requested is not provided, the application may be returned without action having been taken upon it or its processing may be delayed while a request is made to provide the missing information. Accordingly, every effort should be made to provide all necessary information. Your response is required to obtain the requested authority.

THE FOREGOING NOTICE IS REQUIRED BY THE PRIVACY ACT OF 1974, P.L. 95-579, DECEMBER 31, 1974, 5 U.S.C. 552(e)(3) AND THE PAPERWORK REDUCTION ACT P.L. 96-511, DECEMBER 11, 1980, 44 U.S.C. 3507.

EXHIBIT 1

A G R E E M E N T

AGREEMENT, made this 25th day of November, 1991, by and between AUBURN CABLEVISION, INC., a New York Corporation, with principal offices at 32 Owasco Street, Auburn, New York 13021, hereinafter known as the "SELLER" and RICHARD E. MORGAN, residing at 5 Silver Avenue, Auburn, New York 13021, hereinafter known as the "BUYER".

The parties have reached an understanding with respect to the sale by the Seller and the purchase by the Buyer of all the assets and goodwill of the Seller as to its Radio Station located on Experimental Road, Town of Aurelius, County of Cayuga and State of New York, under the name of WAUB.

It is therefore agreed:

1. SALE OF ASSETS. At the closing, the Seller shall sell, transfer and deliver to the Buyer all of the Seller's then existing assets, excluding accounts receivables and cash or proceeds from insurance claims, of the Radio Station WAUB as a going concern, including, without limitation, all of the company's records, customers' lists, stationery, right to telephone numbers and directory listings, goodwill and all rights to the use of the name WAUB, and which assets are shown on the schedules attached hereto and made a part hereof.

2. PURCHASE PRICE. The Buyer shall purchase these assets for the sum of Ninety-Five Thousand Six Hundred Fifteen and No/100 Dollars (\$95,615.00) and payment by the Buyer shall be made by the Seller taking back a Purchase Money Mortgage in the amount of One Hundred Thousand and No/100 Dollars (\$100,000.00) (purchase price plus accrued interest) with interest at the rate of Nine (9%) percent over a five and one-half (5½) year period, with the understanding that no payment shall be made until six (6) months after the date of closing but during that period accrued interest will amount to

Four Thousand Three Hundred Eighty-five and No/100 Dollars (\$4,385.00). Thus, after six months have passed, the indebtedness will be the sum of One Hundred Thousand and No/100 Dollars (\$100,000.00). Thereafter, payments shall be made in the following manner:

- (a) \$1,500.00 per month for the first year;
- (b) \$2,000.00 per month for the second year;
- (c) \$2,500.00 per month for the third and fourth years;
- (d) \$1,500.00 per month for the fifth year.

These payments will include both principal and interest and the payments with interest shall total One Hundred Twenty Thousand and No/100 Dollars (\$120,000.00) and when paid in full, the Seller will provide a Discharge of Mortgage. There shall be no penalty for any prepayment, whether partial or in full.

As further security for the purchase price, the Buyer will execute and deliver to the Seller, Security Agreements and any other documents necessary to give to the Seller a first priority lien on the assets being purchased by the Buyer under this agreement, with the exception of the license issued by the Federal Communications Commission for the operation of WAUB. Said lien or liens, whether in the form of mortgages or security agreements are to continue as long as any obligation of the Buyer to the Seller created by these instruments remains.

In the event that Buyer defaults upon any of the obligations undertaken herein, Buyer shall cooperate in any actions or filings undertaken by Seller pursuant to the Security Agreement and in such event Buyer shall sign and cooperate in any applications or filings with the Federal Communications Commission for assignment of the license from Buyer to Seller or to any Receiver, Trustee, or third party.

3. ALLOCATION OF PURCHASE PRICE. The purchase price shall be allocated as follows:

Accrued Interest	\$ 4,385.00
Covenant not to compete	23,900.00
Land	9,600.00
Equipment	19,200.00
Building	<u>42,915.00</u>
TOTAL.....	\$100,000.00

4. CLOSING. The closing shall take place at the office of the Seller's attorney in the Metcalf Plaza, Auburn, New York 13021 within five (5) business days after the date upon which the requisite consent of the Federal Communications Commission (Commission) is obtained for the assignment of license of WAUB from Seller to Buyer. In the event such Commission consent is not forthcoming within six months of the date of the filing of the requisite assignment application with the Commission, either party may terminate this agreement with no further obligation. Seller and Buyer shall cooperate to file the assignment application as expeditiously as possible and to provide any amendments or other information which may be required by the Commission.

(a) Documents. At the closing, the Seller shall deliver to the Buyer a Warranty Deed with an abstract of title down to date, bills of sale with covenants of warranty, endorsements, assignments and other good and sufficient instruments of transfer and conveyance as, in the opinion of the Buyer's counsel, William H. McKeon, shall be effective to vest in the Buyer good and marketable title to the said assets. The Buyer agrees to pay the usual closing costs of recording the mortgage and recording the deed and payment of the assessment form, and also the Buyer agrees to be responsible for the payment of all other closing costs normally paid by the Seller with the exception of Seller's attorney's fees which will be paid for by the Seller.

(b) Taxes. Real estate taxes covering the real property to be conveyed shall be adjusted as of the closing. It is further understood and agreed that if there is any sales tax due as to the sale of personal property, it shall be the responsibility of the Buyer to pay such sales tax.

5. REPRESENTATIONS AND WARRANTIES. The Seller represents and warrants as follows:

(a) Organization and Standing of Seller. The Seller is a corporation duly organized, validly existing, and in good standing under the Laws of the State of New York and has all the proper licenses, etc. as required by the Federal Communications Commission.

(b) Seller's Authority. The execution and delivery of this agreement to the Buyer and the sale of the assets have been duly authorized by the Seller's Board of Directors and the Seller has delivered to the Buyer copies of the minutes of the meetings of the Board of Directors at which authority was granted and certified to by the Seller's Secretary.

(c) Compliance with Uniform Commercial Code. The Seller agrees to comply with the pertinent sections of the Uniform Commercial Code of the State of New York with specific reference to Section 6-104 referred to as the Bulk Sales Act.

(d) Title to Properties. The Seller has good and marketable title to all its properties and assets, real and personal, and subject to no mortgage, pledge, lien, encumbrance, security interest or charge.

(e) Realty. The Seller will deliver or has delivered to the Buyer an accurate list and summary description of all real property presently owned of record and that all real property conforms with all applicable ordinances and regulations and building, zoning, and other laws.

(f) Equipment. The Seller will deliver or has delivered to the Buyer an accurate list and summary description of all the equipment which shall be transferred by the Seller to the Buyer and the Buyer agrees that he has inspected the equipment and takes in an "as is" condition.

(g) Contracts. The Seller agrees that in no way Buyer shall be held liable or responsible for the continuance of any employees subsequent to the closing or

would have to honor any employment contracts made between the Seller and said employees.

6. RESTRICTIVE COVENANT. The Seller agrees that from and after closing, it will not directly or indirectly, own, manage, operate, join, control or participate in the ownership, management, operation or control of, or be connected in any manner with, the operation of any radio station for a period of five (5) years after closing within the County of Cayuga.

7. INSURANCE. Buyer agrees to be fully responsible after closing for insuring all buildings and fixed assets and equipment, and that such will be adequately insured at least to a minimum of One Hundred Thousand and No/100 Dollars (\$100,000.00), against fire and casualty and the Buyer agrees that he shall provide the Seller with copies of said insurance covering showing the Seller as a mortgagee and lien holder.

8. MISCELLANEOUS.

(a) Seller agrees to notify their trade accounts that there is a new ownership coming into being which will not continue this type of operation.

(b) Seller agrees for a period of six (6) weeks following the closing, but no longer, to assist the Buyer in his attempts to continue with the CBS Radio Programming, and said assistance shall be without financial cost to the Buyer and shall consist of counselling the Buyer if the Buyer wishes, of corresponding with CBS on the subject and taking such other actions which will not impose either a financial or extensive time cost to the Seller.

(c) The Buyer has advised the Seller that he does not wish to continue the satellite programs presently contracted for by the Seller. Seller agrees that it will cancel such programs as soon as the closing of transactions contemplated by this agreement are completed.

(d) The Buyer agrees that until the obligations assumed by him under this agreement have been completely fulfilled, that he shall not sell, hypothecate or trans-

fer, without approval of the Seller, any of the assets which the Buyer is acquiring by reason of this agreement.

However, the Seller agrees that the Buyer may transfer the assets which the Buyer is purchasing under this agreement to a corporation to be known as Morgan Media, Inc., so long as the Buyer is the sole stockholder of said corporation and so long as the Buyer shall remain personally liable for all the obligations assumed by him under this agreement, and so long as Morgan Media, Inc. guarantees by means of an appropriate instrument to be delivered to the Seller as soon as this corporation is created the Buyer's obligation under this agreement.

9. BENEFIT. All the terms of this agreement shall be binding upon and inure to the benefit of the successors and assigns of the Seller and the Buyer.

10. CONSTRUCTION. This agreement is being delivered and is intended to be performed within the State of New York, and shall be construed and enforced in accordance with the Laws of such state.

IN WITNESS WHEREOF, the parties have duly executed this agreement on the day and year first above written.

Corporate Seal

Attest:

R. E. Valentine
Secretary

AUBURN CABLEVISION, INC.

By Frederick R. L. Osborne
President

Richard E. Morgan
Richard E. Morgan

State of New York)
County of Cayuga) ss.

On this 25 day of November, 1991, before me personally came Frederick R-L. Osborne, to me personally known, who, being by me duly sworn, did depose and say that he resides at 34 Grover St., Auburn NY; that he is the President of Auburn Cablevision, Inc., the corporation described in, and which executed the within Instrument; that he knows the seal of said corporation; that the seal affixed to said Instrument is such corporate seal; that it was so affixed by order of the Board of Directors of said corporation; and that he signed his name thereto by like order.

Adrienne Abockine
Notary Public

ADRIENNE ABOCKINE, Official #1940
Notary Public, State of New York
Qualified in Cayuga County
Commission Expires March 30, 1992

State of New York)
County of Cayuga) ss.:

On this 28th day of November, 1991, before me personally came RICHARD E. MORGAN, to me known to be the individual described in and who executed the foregoing Instrument, and he acknowledged to me that he executed the same.

William H. McKeon
Notary Public

REAL ESTATE SCHEDULE

All real property on Experimental Road in the Town of Aurelius,
County of Cayuga and State of New York owned by the Seller which is used
in connection with the operation of radio station WAUB.

OFFICE EQUIPMENT

- (3) TYPEWRITERS: BROTHER AX 10; OLYMPIA COMPACT 1; SMITH
CORONA MODEL 10
- (2) COMPUTERS: LEADING EDGE MODEL D
- (1) PRINTER: OKIDATA MICROLINE 380
- (1) MODEM: MICROCOM
- (1) COPIER: MINOLTA EP 350
- (1) ADDING MACHINE: TEXAS INSTRUMENTS TI-503311
- (1) FAX MACHINE: CANON 15
- (8) TELEPHONES: TEL-PLUS 16 STATIONS, EIGHT LINES

IT SHOULD BE NOTED THAT DOLLAR AMOUNTS ON PROCEEDING PAGES REFER TO REPLACEMENT COST AND WERE ASSESSED BY FRANK CICCORICCO, A CERTIFIED ENGINEER. IN THE CASE OF THE ABOVE LISTED EQUIPMENT, THERE WAS NO AVAILABLE EXPERT TO ASSIGN VALUES TO THE VARIOUS ITEMS.

ANTENNA FIELD

(3) Radio Towers type SR18 (154 1/2 feet each) 57,000
included: {}360 - 50 feet ground radials
{}360 -155 feet near-field ground
radials

(3) Fences and gates 1,500

TOTAL 58,500

TRANSMITTER ROOM

(1) Harris SX-1A Solid State Transmitter included: Spare Conductor Kit	21,500
(1) Harris Dummy Load	500
(1) Harris Custom Built Phasor included: {}RG-213/U Cable {}Type N - Male Connectors {}Andrew LDF2-50 3/8" Coax {}Andrew LDF4-50 1/2" Coax {}Andrew L44T End Terminals {}Control Cable 16AWG 600V-9 Conductors	42,130
(1) EFI Model NA4-120-352-2 Transient Protector	800
(1) Delta DAM-1 Antenna Monitor	4,800
(1) Belar AMH-3 Modulation Unit	1,850
(1) NRS C-2 Interface per ban with filter	500
(1) Gates Transmitter BC-500T	15,000
(1) Gates M3529 Limiter	1,500
(1) Gates M5167 Sta Level	1,500
(1) Attenuator Panel	500
(1) Patch Bay	300
(1) MXR 125 Equalizer	450
(1) Audio Rack	300
(1) Line Meter	75

TOTAL

91,705

CONTROL ROOM

(1) Gates Yard Console	4,500
(3) ITC Playback Cart Machines	6,000
(2) Patch Bays	300
(1) Microphone Sure 546	250
(1) EV664 Microphone	250
(2) Gates CB-500 Turntables	1,500
(1) TEAC-V200 Cassette Deck	250
(1) Speaker	75
(2) GE Clocks	120
(1) Automation Harris 9000	25,000
included: {}Stereo Microprocessor	
{}Automation Programmer/with	
keyboard	
{}CRT Terminal	
{}IGM 48PBS Stereo Instacart	
(48 tray)	
{}(2) Revox PR99 MKII Reel to Reel	
{}(3) IGM R90 Rack Assembly	
(2) Technics CD Players SL PG300	700
(1) UDS Motorola Modem	150
(1) Revox A77 Reel to Reel	1,200
(1) Marti CR-10 RPU Receiver	1,200
(1) CBS Radio Net Alert	350
(1) Telco American EBS Monitor & Tone Generator	400
(1) Digital Satellite Earth Receiving Station	12,750
included: {}Scientific Atlanta 7300 Wide Band	
BPSK Receiver	
{}Scientific Atlanta 7325 Digital	
Processing Unit including Channelmaster	
parabolic antenna and LNA	
(1) Wegner 1610 Satellite Sub Channel decoder	1,200
(1) Tandy Antenna Rotor	60
(1) Realistic Headphones	40
(2) Luxo LM-1 Microphone Arms	110
(1) Analog Satellite Earth Receiving Station	8,500
included: {}Microdyne Satellite Receiver	
Model 1100-FFC	
{}Dual Power Supplies	
{}Three meter Scientific Atlanta	
parabolic antenna	
(4) Power strips	120
(1) Control Room Booth	1,000

TOTAL

66,025

PRODUCTION ROOM

(1) Gates Producer Console	1,500
(1) ITC Record Playback Cart Machine	2,500
(1) Gates CB-77 Turntable with phono arm	1,000
(1) Technics Dual Cassette Deck	350
(1) Revox Reel to Reel Recorder PR99	2,000
(1) Microphone 33-1070 Realistic	75
450 Fidelipac Cartridges	1,575
Production Library	4,500
(1) Koss TD60 Headphones	75
(1) AKG Headphones	75
(1) Cart Rack (wood)	50
(1) Power Strip	30
(1) Speaker	65
(1) Bulk Eraser	150
(1) Clock	15
(1) Counter Wood/Formica	350

TOTAL

14,310

STUDIO

(1) Panasonic Stereo Cassette Deck 608D	300
(1) Realistic 4 Channel Mixer #321105	100
(1) Microphone Realistic	75
(2) Microphone AIWA	50
(3) Microphone stands	15
(1) Koss Headphones	60

TOTAL	600
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NEWSROOM

(1) Radio Shack Pro 2009 Scanner	350
(2) Realistic Amplified Speakers	40
(1) Power strip	20
(1) Tapecaster 700P Play only cart machine	700
(1) Tapecaster 700RP Record/play	1,100
(1) Luxo LM1 Mike Arm	55
(2) Marantz Cassette Decks	600
(1) Realistic 4 ch Stereo Mic Mixer	40
(1) Realistic 5 ch Stereo Mixer	70
(1) Cart Rack	20
(1) Bulk Eraser	30
(1) Realistic Portable Cassette Deck (CTR-68)	90
(3) Realistic Microphones	90
(2) Pioneer Reel to Reels	1,000
(1) A/P News Printer (Okidata)	400
(1) A/P News Controller 5100	500

TOTAL	5,105
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REMOTE EQUIPMENT

(1) Marti RPT-40 RPU Transmitter	3,000
(1) YG-161 Antenna	200
35" Coax and 100" Coax	25
(1) Shure Mic	100
(2) Antenna Stands	40
(3) S' Pole sections	15
(1) Sanyo Cassette/Radio	65
(2) 10' Pole sections	20
(1) Radio Shack VHF-TV Antenna	35

TOTAL

3,500